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JAN 20 2011 *new*

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

IN THE
United States District Court
Northern District of Illinois
Eastern Division

Reginald Brewer Civil No:
VS III Article Judge
VII Amendment

City of Chicago,
JANE Doe in her
individual capacity
and official capacity
John Doe in his
individual capacity
and official capacity
Substating John
Doe for Toby Weiss

Jury trial

11 C 0445

Judge Robert M. Dow, Jr
Magistrate Judge Arlander Keys

VERIFY Complaint
False Arrest, and Illegal Seizure
Conspiracy between Both Officer

Now comes Reginald Brewer in
his own proper person Suris Juris
plaintiff has no former Legal training

JURISDICTION

Jurisdiction is proper pursuant to
42 U.S.C. § 1983, pursuant to Jurisdiction
codes 28 U.S.C. §§ 1331 & 1334, §§ 1363(a)

Venue

Venue is proper pursuant to
28 U.S.C. § 1391. Defendant are

Citizen 180 the northern district
of Illinois, eastern division,

1. Parties

plaintiff is a pretrial detainee
housed in the CCJ of CCDC he can
be reached at P.O. Box 059002
Chicago, Illinois, 60608

Defendant Jane ~~DOE~~ is employed
by the Chicago police department
Jebby Weiss can be served at 3500
S. Michigan Drive, Chicago - Illinois
60604.

Defendant John DOE is employed
by the Chicago police department
Jebby Weiss can be served at 3500
S. Michigan Drive, Chicago - Illinois
60604.

Facts

ON The date of September 7, 2010
at 6:15 pm four officers came up
to 7923 S. Halsted, At A & D
food, and Elugie store parking lot. At
know time did I violated any
laws, statutes, ordinance, rules
of city of Chicago or the State of
Illinois. During all time each defendant
knew or should have known that
I didn't do anything to cause
for a search of my person. The
lady officer, and her partner made

me strip down to my clothing,
 in the parking lot. After the
 police made me strip my clothing
 they check me for drugs, at
 know time did I have anything
 on me. After the search I was
 free to, but not before they search
 my car. The defendant's went
 through the car, nothing was found
 in my car. plaintiff states they
 violated Mapp v. Ohio. There
 was nothing in my pocket that
 was bigger than a golf ball. plaintiff
 takes it wasn't a Terry stop.
 because I wasn't inside of the
 car, at the time of the stop. plaintiff
 states it wasn't an investigation
 alert either, because, they weren't
 looking for me. plaintiff was
 harassed by the defendant's. He
 was made to take off of his
 socks, pants, shirt, shoes, and
 nothing was found. plaintiff
 states he has audio-video showing
 the illegal search, and seizure.
 plaintiff states he requesting
 for a pro bono counsel to do
 a preliminary investigation
 under federal rules of civil
 procedure; Rule 11. Trial Bar obligation

Relief sought

1. plaintiff is requesting punitive damages in the amount of \$1250,000.
2. plaintiff is requesting compensatory damages in the amount of \$1250,000
3. plaintiff is requesting Attorney fees in the Amount of \$250,000
4. plaintiff is requesting damages for time away from family \$1250,000.

Respectfully Submitted